	F. TRAVIS BUCHANAN, ESQ., & ASSOCIA	ATES PLIC	
1	F. Travis Buchanan, Esq.	1120,1220	
2	Nevada Bar No. 9371 701 E. Bridger Ave., Suite 540		
3	Las Vegas, Nevada 89101		
4	Tel: (702) 331-5478 Fax: (702) 629-6919		
5	Email: <u>Travis@Ftblawlv.com</u> Attorneys for Plaintiff KLALEH J. PARKER		
6	THE LAW OFFICES OF ALVIN L. PITTMAN		
7	Alvin L. Pittman, Esq. California Bar No. 127009, <i>Admitted Pro Hac</i>		
8	5777 W. Century Blvd., Ste. 1685		
9	Los Angeles, CA 90045-5678 Tel: (310) 337-3077		
10	F (040) 007 0000		
11	Attorneys for Plaintiff KLALEH J. PARKER		
12			
13	UNITED STATES DISTRICT COURT		
14	DISTRICT OF NEVADA		
15	KLALEH J. PARKER, an individual) CASE NO.: 2:24-cv-2263-GMN-NJK	
16	Plaintiff,))	
17) STIPULATION FOR EXTENSION OF) TIME FOR PLAINTIFF TO FILE	
18	VS.	OPPOSITION TO DEFENDANT'S MOTION TO COMPEL ARBITRATION,	
19	HILTON GRAND VACATIONS, LLC., a Florida Corporation authorized and licensed	AND RECIPROCAL EXTENSION OF TIME FOR DEFENDANT TO FILE	
20	to conduct business in NV; DOES 1-10 and ROE ENTITIES 1-10, inclusive,	REPLY.	
21	Defendant.))	
22		,))	
23))	
24	PLAINTIFF KLALEH J. PARKER and DEFENDANT HILTON GRAND VACATIONS,		
25	LLC., through their respective counsel of record, hereby stipulate for an Extension of Time for		
26			
27	Plaintiff to File Her Opposition to Defendant's Motion to Compel Arbitration [ECF No. 14] until May		
28	27, 2025, due to Plaintiff's Counsels current engagement in separate litigation and binding alternative		
	-1- STIPULATION FOR EXTENSION OF TIME FOR PLAINTIFF TO FILE OPPOSITION TO DEFENDANT'S MOTION		

dispute resolution proceedings. Also, Plaintiff's counsel F. Travis Buchanan, Esq., will be traveling for a pre-planned legal conference in Boston between 5/1/2025 and 5/5/2025, with all of the instant 2 3 litigation and pre-planned travel dates falling within the time-period leading up to Plaintiff's initial due date (5/5/2025) for her Opposition to Defendant's Motion to Compel Arbitration. 5 In light of the agreed to and stipulated extension for Plaintiff's Opposition until May 27, 2025, 6 the parties have also agreed and stipulated for a reciprocal amount of time for Defendant to file its 7 Reply to Plaintiff's Opposition up to and including June 17, 2025. 8 Therefore, Plaintiff shall have up to and including May 27, 2025 to file her Opposition to 9 Defendant's Motion to Compel Arbitration [ECF No. 14]/ Defendant shall have up to and including 10 June 17, 2025 to file its Reply to Plaintiff's Opposition. 11 12 This is the first request for an extension of the due date for the filing of Plaintiff's Opposition to 13 Defendant's Motion to Compel Arbitration and Defendant's Reply to Plaintiff's Opposition. 14 /// 15 /// 16 /// 17 /// 18 19 /// 20 /// 21 /// 22 /// 23 24 / / / 25 /// 26 27 /// 28

1	The parties make this request in good faith and not to unduly delay the final disposition of th	
2	matter.	
3		
4	DATED this 30th day of April, 2025.	DATED this 30th day of April 2025
5	Drives and Go ady or riprii, 2020.	Drives and Goar day or riphii, 2020.
6	F. TRAVIS BUCHANAN, ESQ.,	LITTLER MENDELSON, P.C.
7	& ASSOCIATES, PLLC	
8	<i>/s/ F. Travis Buchanan</i> F. Travis Buchanan, Esq.	<u>/s/ Michael Dissinger</u> Amy L. Thompson, Esq.
9	NV Bar No. 9371	NV Bar No. 11907
10	701 E. Bridger Ave., Ste. 540 Las Vegas, NV 89101	Michael D. Dissinger, Esq. NV Bar No. 15208
11	Attorneys for Plaintiff KLALEH J. PARKER	3960 Howard Hughes Parkway, Ste. 300 Las Vegas, NV 89169-5937
12		Attorneys for Defendant HILTON GRAND VACATIONS, LLC
13		VACATIONO, LLO
14		
15	THE LAW OFFICES OF ALVIN L. PITTMAN	
16	<u>/s/ Alvin L. Pittman</u> Alvin L. Pittman, Esq.	
17	CA Bar No. 127009, Admitted Pro Hac	
18	5777 W. Century Blvd., Ste. 1685 Los Angeles, CA 90045-5678	
19	Attorneys for Plaintiff KLALEH J. PARK	
20		IT IS SO ORDERED
21		- 1 2025
22		Dated: May 1, 2025
23		Mhu
24		UNITED STATES DISTRICT JUDGE
25		
26		
27		
28		